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(Case No.: 4:18-cv-05187-SMJ)

P Lawyers

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U.S. DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

JERRY SINGLETARY, CHAD STEININGER, PHILLIP LYNCH, BRYCE BIORNVICK, ENRIQUE

BRYCE BJORNVICK, ENRIQUE GASCA, GEORGE KYLE, Individually and For Others Similarly

Situated.

Plaintiffs,

v.

AECOM, AMENTUM SERVICES, INC. and JOHN DOES 1to 50.

Defendants.

Case No.: <u>4:18-cv-05187-SMJ</u>

STIPULATION OF DISMISSAL (IN FAVOR OF ARBITRATION) PURSUANT TO RULE 41(A)(1)(A)(II)

Plaintiffs Jerry Singletary, Chad Steininger, Phillip Lynch, Bryce Bjornvick, Enrique Gasca, George Kyle, and Defendants AECOM, Amentum Services, Inc., and John Does 1 to 50 (collectively, the "Parties") hereby stipulate to the dismissal of this matter in favor of arbitration.

I. PROCEDURAL POSTURE

This case was filed on November 30, 2018. Throughout the course of litigation numerous stays were entered into by the Parties to explore resolution. Plaintiffs then amended the Complaint of August 19, 2020. No class or collective has been certified.

Defendants filed a Motion to Partially Dismiss Plaintiffs' First Amended Complaint (Doc. 80). In that motion, Defendants seek to dismiss all claims covering

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STIPULATION OF DISMISSAL - 2 (Case No.: 4:18-cv-05187-SMJ)



workers employed outside of Washington state based on an alleged lack of personal jurisdiction.

II. MEDIATIONS

The Parties conducted 4 mediations with Michael Russell on October 29, 2019, January 23, 2020, May 27, 2020, and June 26, 2020. Although the Parties did not reach a settlement, the Parties made significant progress towards resolution. The Parties have reached an agreement to dismiss the action and submit the matter to arbitration while continuing to work towards complete resolution of the case.

III. DEFENDANTS' MOTION TO PARTIALLY DISMISS

As part of this Stipulation, Defendants withdraw their Motion to Partially Dismiss Plaintiffs' First Amended Complaint (Doc. 80).

IV. STIPULATION OF DISMISSAL

Pursuant to Rule 41(a)(1)(A)(ii) all Parties stipulate to dismiss this matter in favor of arbitration, without prejudice and with each party bearing its own costs.

IT IS SO STIPULATED.

Respectfully submitted this 28th day of September 2020.



1 PISKEL YAHNE KOVARIK, PLLC JACKSON LEWIS P.C. 2 /s/ Nicholas D. Kovarik /s/ Daniel P. Crowner Eric Magnus, Pro Hac Vice Nicholas D. Kovarik 3 Piskel Yahne Kovarik, PLLC Daniel P. Crowner, WSBA No. 37136 4 522 W. Riverside Ave. Ste. 700 520 Pike Street, Suite 2300 Spokane, WA 99201 Seattle, WA 98101 5 Telephone: (509) 321-5930 Telephone: (206) 405-0404 6 Fax: (206) 405-4450 JOSEPHSON DUNLAP LLP 7 Attorneys for Amentum Services, Inc. 8 Michael A. Josephson* mjosephson@mybackwages.com LITTLER MENDELSON, PC 9 Richard M. Schreiber* 10 rschreiber@mybackwages.com /s/ Breanne Martell 11 Greenway Plaza, Suite 3050 Breanne Martell, WSBA #39632 11 Robert G. Hulteng, SBN 071293* Houston, TX 77046 12 Joshua J. Cliffe, SBN 21539* Phone 713 352 1100 Carina L. Novell, SBN 329560* * Pro Hac Vice 13 One Union Square 14 600 University Street, Suite 3200 Attorneys for Plaintiffs Seattle, WA 98101.3122 15 Telephone: 206.623.3300 16 * Pro Hac Vice 17 Attorneys for AECOM 18 19 20 CERTIFICATE OF SERVICE 21 22 I hereby certify that the foregoing document was served on Defendants. 23 /s/Nicholas D. Kovarik Nicholas D. Kovarik 24 25 26 27 28 STIPULATION OF DISMISSAL - 4

(Case No.: 4:18-cv-05187-SMJ)

